## STATUTORY CHECKLIST [§58.35(a) activities]

## for Categorical Exclusions and Environmental Assessments

Note: Review of the items on this checklist is required for both Categorical Exclusions under Sec. 58.35(a) and projects requiring an Environmental Assessment under Sec. 58.36. If no compliance with any of the items is required, a Categorical Exclusion [58.35(a)] may become "exempt" under the provisions of Sec. 58.34 (a) (12). In such cases attach the completed Statutory Checklist to a written determination of the exemption. Projects requiring an Environmental Assessment under Sec. 58.36 cannot be determined to be exempt even if no compliance with Statutory Checklist items is found. Three items listed at Sec. 58.6 are applicable to all projects, including those determined to be exempt.

Project Name and Identification/Location: Steiner Residence # 2322
62 Morehouse Highway
Fairfield, Connecicut

Area of Statutory or Regulatory Provide compliance documentation. Additional material may Compliance be attached. Not Applicable to This Project Determination of consistency Approvals, Permits Obtained\* Conditions and/or Mitigation Actions Required Sonsultation Required\* Review Required\* Permits Required\* Document Laws and authorities listed at 24 CFR Sec. 58.5 1. Historic Properties No Effect - Consulted with State Historic Preservation Office  $\bowtie$ [58.5(a)] [Section 106 of NHPA] (SHPO); Building built in 1947. No Effect determination dated April 10, 2014 attached. 2. Floodplain Management Not located in Flood Plain - Map Number 09001C0428F X [58.5(b)] [EO 11988] [24 CFR 55] Revised June 8, 2010. . See attached FIRMLET. 3. Wetland Protection X X Anticipated impacts on wetlands minimal due to majority of [58.5 (b)] activities limited to pre-storm building footprint. National Wetlands mapper did not show as wetlands property, but local official stated wetlands on property. Consultation with local Inland/Wetland regulatory body may be required. 4. Coastal Zone Management Not located in a Coastal Zone Management area. X [58.5(c)] [CGS 22a-100(b)] 5. Water Quality - Aquifers Water Quality - N/A Project does not involving on-site water X [58.5(d)] [40 CFR 149] and sewer facilities. Clean Water Act 1977 Safe Drinking Water Act 1974 6. Endangered Species NOT LOCATED AT WATERFRONT PROPERTIES WITH X [58.5(e)] [16 U.S.C. 1531 et seq.] SANDY BEACHES - consult with Department of Interior Fish [CGS 26-310] and Wildlife Database - See attached Department of Interior Fish and Wildlife report.dated September 16, 2014. 7. Wild and Scenic Rivers Eightmile River is only designated wild & scenic river within X [58.5 (f)] [16 U.S.C. 1271 et seq.] program area running through Lyme, Salem and East Haddam, CT (rivers.gov; November 2012 Clean Air Act, State Implementation Plan, HUD & EPA 8. Air Quality X [58.5(g)] [42 U.S.C. 7401 et seq.] Regulations; in general, residential rehabilitation exempted w/no quantifiable increase in air pollution.

Area of Statutory or Regulatory Compliance	Not Applicable to This Project	Consultation Required*	Review Required*	Permits Required*	Determination of consistency Approvals, Permits Obtained*	Conditions and/or Mitigation Actions Required	Provide compliance documentation. Additional material may be attached.		
		it							
9. Farmland Protection [58.5(h)]							Agricultural land use conversion not anticipated. Adverse effects to agricultural resources are not anticipated; clearly defined urban areas. Location not considered protected farmland		
Manmade Hazards: 10 A. Thermal Explosive [58.5(i)]			Ш	Ш			N/A for projects that do not add density		
10 B. Noise [58.5(i)]			П				Not applicable to project – restoration of structure substanitially as it existed prior to Super Storm Sandy.		
10 C. Airport Clear Zones [58.5 (i)]							Not applicable - Two (2) FAA designated Commercial Service airports in program area: Tweed New Haven Regional and Groton-New London.		
10 D. Toxic Sites [58.5 (i)(2)(i)]	$\boxtimes$						The site has no known toxic history based on the attached Toxix Site Certification. The site: 1) is not listed on EPA Superfund National Priorityies or CERCLA list. 2) is not located within 3,000ft of a toxic or solid waste landfill. 3) is not known to have an undergroud storage tank (which is not an undergroud storage fuel tank). 4) Is not known or suspected to be contaminated by radioactive chemicals or radioactive materials.		
11. Environmental Justice [58.5(j)]							Executive Order 12898 Program activities do not anticipate high & adverse human health and environmental effects on minority or low-income populations;		
Document Laws and authorities listed at Sec. 58.6 and other potential environmental concerns									
12 A. Flood Insurance [58.6(a) & (b)]							Not located in Flood Plain – . – Map Number 09001C0428F Revised June 8, 2010. See attached FIRMLET Flood insurance not required.		
12 B. Coastal Barriers [58.6(c)]	$\boxtimes$	П					Property is not in a Coastal Barrier zone.		
12 C. Airport Clear Zone Notification [58.6(d)]	$\boxtimes$						Not applicable - Two (2) FAA designated Commercial Service airports in program area: Tweed New Haven Regional and Groton-New London. The project does not involve the purchase or sale of an existing property in an airport clear zone.		
13. A Solid Waste Disposal [42 U.S.C. S3251 et seq.] and [42 U.S.C. 6901-6987 eq seq.]	$\boxtimes$				П		Resource Conservation and Recovery Act and Solid Waste Disposal Act; Residential Exemption		

Area of Statutory or Regulatory			I				Provide compliance documentation. Additional material may	
Compliance	Not Applicable to This Project	Consultation Required*	Review Required*	Permits Required*	Determination of consistency Approvals, Permits Obtained*	Conditions and/or Mitigation Actions Required	be attached.	
13 B. Fish and Wildlife [U.S.C. 661-666c]							Fish and Wildlife Coordination Act: Program activities will not result in impounding, diverting, deepening, channelizing or modification of any stream or body of water; not a water control project.	
13 C. Lead-Based Paint [24 CFR Part 35] and [40 CFR 745.80 Subpart E]							Lead paint found - See attached Limited Hazardous Materials Inspection Report from Fuss & O'Neill EnviroScience LLC dated May 2014. Give tenant Notice about Lead. Compliance will include removal of lead-based paint hazards, notifications, and clearance examinations.	
13 D. Asbestos							Asbestos found – See attached Limited Hazardous Materials Inspection Report from Fuss & O'Neill EnviroScience LLC dated May 2014. Compliance will include measures to minimize risk of exposure and when necessary abate any hazardous materials.	
13 E. Radon [50.3 (j) 1]							Radon concentration less than 4 picocuries per liter of air. See attached Limited Hazardous Materials Inspection Report from Fuss & O'Neill EnviroScience LLC dated May 2014. No action required.	
13 F. Mold							Mold Found - See attached Limited Hazardous Materials Inspection Report from Fuss & O'Neill EnviroScience LLC dated May 2014 Follw recommendations in report.	
Other: State or Local 14 A. Flood Management Certification [CGS 25-68]							General Permit for CDBG-DR program activities with DEEP in development. Not located in Flood Plain – . – Map Number 09001C0428F Revised June 8, 2010. See attached FIRMLET	
14 B. Structures, Dredging & Fill Act [CGS 22a-359 through 22a-363f]							Not applicable – this project is not waterward of the Coastal Jurisdiction Line.	
14 C. Tidal Wetlands Act [CGS 22a-28 through 22a-35]							Not located in Title wetlands	
14 D. Local inland wetlands/watercourses [CGS 22a-42]			$\boxtimes$				Anticipated impacts on wetlands minimal due to majority of activities limited to pre-storm building footprint. National Wetlands mapper did not show as wetlands property, but loca official stated wetlands on property. Consultation with local Inland/Wetland regulatory body may be required	
14 E. Various Municipal Zoning Approvals							Approvals required by Planning/Zoning Commission or ZBA if work required outside building footprint.	

DETERMINATION:

☐ This project converts to Exempt, per %58.349a)(12), because it does not require any mitigation for compliance with any listed statutes or authorities, nor requires any formal permit or license. Funds may be drawn down for this (now) EXEMPT project; OR

☐ This project cannot convert to Exempt because requirements, publish NOI/RROF and obtain Au	one or more statutes/authories requires consultation or itigal uthority to Use Grant Funds (HUD 7015.16) per %58.70 and 6	ion. Complete consultation/mitigation 8.71 before drawing down funds; OR
The unusual circumstances of this project may r Assessment (EA). Prepare the EA according to	reasult in a significant environmental impact. This project red 24 CFR Part 58 Subpart E.	juires preparation of an Environmental
Prepared by:	at the second second	
SAL	9/26/14	
Name: Stephen Ball	Date	
Despansible Entity or dealunes Cignatures		* *
Responsible Entity or designee Signature:	/./	
Hermia Delaire, CDBG-DR Program Manager		